



PATENT

THE UNITATES PATENT AND TRADEMARK OFFICE

Applicants:	LINDBO) Art Unit:	RECEIVED
Serial No.:	09/445,845) Examiner:	SEP 1 8 2000
Filing Date:	December 14, 1999	<i>)</i>)	OFFICE OF PETITIONS

Title: INTE

INTERNET CACHING SYSTEM AND A METHOD AND AN ARRANGEMENT IN SUCH A SYSTEM

RECEIVED

Assistant Commissioner for Patents Washington, DC 20231

11 OCT 2000

Legal Staff ternational Division

CERTIFICATE OF EXPRESS MAILING

I hereby certify that this correspondence includes the following:

- Statement of Facts in Support of Filing on Behalf of Nonsigning Inventor Pursuant to 37 C.F.R. §1.47(b);
- Check No. 117069 for \$130.00;
- Statement under 37 C.F.R. §373(b) Establishing Proprietary Interest by Person Signing on Behalf of Nonsigning Inventor;
- Combined Declaration Under 37 C.F.R. §1.63 and Oath/Power of Attorney; and
- Return post card,

and certify that this correspondence is being deposited with the United States Postal Service "Express Mail to Addressee" Service under C.F.R. §1.10 on the date shown below with sufficient postage, and is addressed to: Assistant Commissioner for Patents, Washington, D.C. 20231 on:

Date of Deposit: September 8, 2000

Express Mailing Label No. EL246473121US.

Beth L. Parmelee

RECEIVED

SEP 1 8 2000

CTRICE OF PETITIONS

Leontire & Shub Altiorneys at Luw

MARK G. SRUB
DIBRET DIALE (617) 367-6611
mshub@leontireandshub.com



06 Long Wharf Boston, Ma 02110-3805 (fil. (617) 367-0333 Fax: (617) 367-5722

March 22, 2000

VIA FAX: (203) 708-4534

Theresa D. Recupido, Esq. Cuminings and Lockwood 4 Stamford Plaza PO Box 120 Stamford, CT 06904-0120

RE: Declaration, Power of Attorney and Petition

Dear Ms. Recupido:

Please be advised that this office represents Sverker Lindbo. Mr. Lindbo contacted me regarding a Declaration, Power of Attorney and Petition that you recently sent to him. You have supplied no information as to who you represent or why you are requesting that Mr. Lindbo execute these documents. Without further information regarding this matter, Mr. Lindbo will not sign any of these documents.

You may contact this office if there are any further questions in this matter.

Very truly yours,

Mark G. Shub

MGS/ss

cc: Sverker Lindbo (via e-mail)

Express Mail Label No. EL246473121US

Applicants:	LINDBO) Art Unit:	RECEIVED
Serial No.:	09/445,845) Examiner:	SEP 1 8 2000
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Title: INTERNET CACHING SYSTEM AND A METHOD AND AN ARRANGEMENT IN SUCH A SYSTEM

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Commissioner for Patents Washington, DC 20231

11 OCT 2000

Legal Staff ternational Division

STATEMENT OF FACTS IN SUPPORT OF FILING ON BEHALF OF NONSIGNING INVENTOR PURSUANT TO 37 C.F.R. §1.47(b)

Dear Sir:

This statement is made as to the exact facts that are relied upon to establish the diligent effort made to secure the execution of the declaration by the nonsigning sole inventor for the above-identified patent application after deposit thereof in the Patent and Trademark Office. Because the sole inventor, Mr. Lindbo, would not sign, the signing on behalf of the nonsigning inventor is by an entity showing a sufficient proprietary interest. This statement also recites facts as to why this action was necessary to preserve the rights of the parties and to prevent irreparable damage.

This statement is being made by the available person having first-hand knowledge of the facts recited herein.

The last known address of the inventor, Sverker Lindbo, is 40 Elm Street, Wellesley, Massachusetts 02481

Our bona fide attempt at acquiring the inventor's signature consisted of providing Mr. Lindbo, the inventor, with a copy of the application and associated Oath/Declaration.

CERTIFICATE OF MAILING/TRANSMISSION

I hereby certify that this correspondence, is, on the date shown below, being:

MAILING

- deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to the Assistant Commissioner for Patents, Washington, DC 20231.
- ☑ deposited with the United States Postal Service with sufficient postage as Express Mail in an envelope addressed to the Assistant Commissioner for Patents, Washington, DC 20231.

EXPRESS MAIL #EL246473121US

03000007 110232 -**0**0448343 Beth L. Parmelee

FACSIMILE

transmitted by facsimile to the Patent and Trademark Office.

DATE: September 8, 2000

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We received no response from Mr. Lindbo. Mr. Lindbo expressly refused to sign in writing as evidenced by the attached letter from his lawyer Mark Shub dated March 22, 2000. Further, we requested Timo Aittola, who has a personal and professional relationship with Mr. Lindbo, additionally request signature by Mr. Lindbo. At such time, Mr. Lindbo corresponded with me directly via e-mail. The attached e-mail dated May 5, 2000, from Mr. Lindbo to myself, demonstrates his refusal to sign. To summarize Mr. Lindbo's point of view, he feels Mirror Image Internet, Inc, has breached their employment arrangement, therefore Mirror Image Internet, Inc. is not the rightful owner under such circumstances. As a result, Mr. Lindbo feels compelled to refuse signature of any legal documents.

A check for \$130.00 to cover the fee under 37 C.F.R. § 1.17(i) is enclosed. The Commissioner is authorized to charge any additional fees associated with the submission of these formal papers to Deposit Account No. 11-0231. A duplicate copy of this sheet is enclosed.

Respectfully submitted,

Dated: September 8, 2000

George N. Chaclas, Reg. No. P-46,608

Attorney for Applicant

CUMMINGS & LOCKWOOD

Four Stamford Plaza

P.O. Box 120

Stamford, CT 06902

(203) 351-4103

.StmLib1:825790.1 09/08/00

The PTO did not receive the following

listed item(s) a Check For \$ 130.00

but we got a check For \$ 110.00

George Chaclas - Patent paperwork

From:

Sverker Lindbo <slindbo@itechventures.com>

To:

<gchacl@cl-law.com>

Date:

CC:

5/5/00 5:22 PM

Subject: Patent paperwork

<santullo@mirror-image.com>

Dear Mr Chaclas,

Some days ago I did receive two batches of patent documentation for my signature. I immediately sent an e-mail to mr Aittola to enquire whether he was reado to honor the agreements whereby the patents were orignally acquired from the previous owner, Mirror Image Internet AB, and a subsequent agreement regarding our participation in procuring the signature of one of the co-inventors.

It is my uinderstanding that Mr Aittola was not ready to honor those agreements, which in my view, puts the eintire ownership of the patents into question. I therefore sent the following message to Mr Aittola earlier today.

I trust you will do what it takes from your end to ensure that no intellectual property value is being irrevocably lost while this matter is being resolved. I am ready to cooperate with any acceptable escrow agent, should that be the preferred option.

Yours sincerely,

Sverker Lindbo

PS to Mr Santullo,

I hate to make the first contact between us in this fashion, but I do believe that the patent issue has been grossly mismanaged by Mr Alttola and Cuummins and Lockwood, and I fear that important deadlines may be missed. As the innovator, I would hate to see that happen. My fiduciary duty as a board member of Parfi Holding AB, which is a mjor shareholder of Mirror Image Internet Inc, however precludes me from just signing these documents until the ownership and payment issues are fully resolved. Should you wish to talk to me about this or any other issue regarding Mirror Image and its ownership, please call me at any time, preferrably on my cellphone (listed below)

Dear Mr Aittola,

I understand from the correspondence you have sent me that you do not appear to be intending to honor the agreements whereby the patents were acquired from Mirror Image Internet AB. Additionally you do not appear to be intending to honor the subsequent agreements under which, among other things, I personally helped you procure the signature of my friend Peter Lothberg.

If the above is truly your position, Parfi Holding AB or Drax Holding AB whichever party is better positioned, will see no other option, than to challenge your ownership of the patents in the Swedish legal system. Until such matter is resolved, I will not sign any documents in favor of Mirror Image Intenet Inc, in relation to these patents.

Should there be instances where my signature is required to prevent irrevocable loss of any intellectual property value, I propose the you have the patents transferred to an escrow agent, acceptable to both parties. I will be willing to sign all relevant documents in favor of such an escrow agent.

Should you want to settle this issue quickly, I propose that you contact Mr Hane. He is currently on business in London but will be back in the office on Monday. He can also be reached today on the cellphone of Mr Anders Janson, +46 705 63 02 90

Best regards,

Sverker Lindbo

****** Sverker Lindbo President

mailto:slindbo@itechventures.com

President
http://www.itechventures.com
Internet Technology Ventures, LLC
70 Walnut Street, Wellesley, MA 02481-2175
phone: (781) 239-8132
fax: (603)971 9365
US cellular: (781) 608-9677
GSM
5625

GSM mobile: +4670 886

Swedish

fax:+468 5981 8523

THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants: LINDBO

Art Unit:

RECEIVED

Serial No.:

09/445,845

Examiner:

SEP 1 8 2000

Filing Date:

December 14, 1996 TRADEME

OFFICE OF PETITIONS

Title:

INTERNET CACHING SYSTEM AND A METHOD

AND AN ARRANGEMENT IN SUCH A SYSTEM

Commissioner for Patents Washington, DC 20231

STATEMENT UNDER 37 C.F.R. §373(b) ESTABLISHING PROPRIETARY INTEREST BY PERSON SIGNING ON BEHALF OF NONSIGNING INVENTOR

Dear Sir:

I, Timo Aittola, residing at 244 Shelter Rock Road, Stamford, Connecticut, 06903, am the person signing the declaration on the above-identified application on behalf of the nonsigning inventor and make this statement as to the facts establishing my proprietary interest. The above-identified application was described and claimed in PCT Application No. PCT/US99/21248 which was based upon Swedish Patent Application No. 9803246-9.

As of the date I signed the Combined Declaration under 37 C.F.R. §1.63 and OATH/Power of Attorney for this application, the proprietary interest in this invention belonged to the following entity:

Mirror Image Internet Inc. 49 Dragon Court Woburn, MA 01801

As Chief Financial Officer of Mirror Image Internet Inc., I am authorized to sign the statement on behalf of Mirror Image Internet Inc.

I establish the proprietary interest by attaching a copy of the assignment of this invention from the nonsigning inventor, Mr. Lindbo, to Mirror Image Internet Inc., the assignee.

In accordance with 37 CFR 3.73(b), the assignee hereby states that the evidentiary documents with respect to its ownership have been reviewed and that, to the best of assignee's knowledge and belief, title is in the assignee seeking to take this action.

Respectfully submitted

Timo Aittola

Chief Financial Officer Mirror Image Internet Inc.

49 Dragon Court

Woburn, MA 01801

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Dated: 09/01/08

ATTORNEY DOCKET NO.: 639321.0005 (MIII-103)

ASSIGNMENT

For good and valuable consideration, the receipt of which is hereby acknowledged, I/we the undersigned,

Sverker Lindbo, 40 Elm Street, Wellesley, Massachusetts 02481, USA

(hereinafter, "Assignor"), who, have created a certain invention for which an application for Letters Patent entitled:

AN INTERNET CACHING SYSTEM AND A METHOD AND AN ARRANGEMENT IN SUCH A SYSTEM

for which the application for Swedish Letters Patent Application No. 9803246-9 has been filed on September 24, 1998.

Do hereby sell, assign and transfer to:

Mirror Image Internet, Inc., 18 Commerce Way, Suite 4800, Woburn, Massachusetts 01801, USA

(hereinafter, "Assignee"), its successors, assigns, and legal representatives, the full and exclusive right to said invention and said application and to any and all inventions described in said application for the United States, its territorial possessions and all foreign countries, and the entire right, title and interest in and to any and all Letters Patent which may be granted therefor in the United States, its territorial possessions and all foreign countries; and in and to any and all continuations-in-part, continuations, divisions, substitutes, reissues, extensions thereof, and all other applications for Letters Patent relating thereto which have been or shall be filed in the United States, its territorial possessions and/or any foreign countries, and all rights, together with all priority rights, under any of the international conventions, unions, agreements, acts, and treaties, including all future conventions, unions, agreements, acts, and treaties;

We authorize Assignee to apply for and receive Letters Patent for such protection in its own name, in the United States, its territorial possessions, and all foreign countries; and that, when requested to carry out in good faith the intent and purpose of this assignment, at the expense of said Assignee, but without charge to Assignee, its successors, assigns and legal representatives, the undersigned will execute all continuations-in-part, continuations, divisions, substitutes, reissues, and extensions thereof, execute all rightful oaths, assignments, powers of attorney and other papers, testify in any legal or quasi legal proceedings; communicate to said Assignee, its successors, assigns, and legal representatives all facts known to the undersigned relating to said invention and the history thereof; and generally do everything possible which said Assignee, its successors, assigns or legal representatives shall consider desirable for aiding in securing, maintaining and enforcing proper patent protection for said invention and for vesting title to said invention and all applications for patents on said invention in said Assignee, its successors, assigns and legal representatives; and

Covenant with said Assignee, its successors, assigns and legal representatives that no assignment, grant, mortgage, license or other agreement affecting the rights and property herein conveyed has been made to others by the undersigned, and that full right to convey the same as herein expressed is possessed by the undersigned.

Π	N TESTIMON	Y WHEREOF	, we have he	reunto set ou	r signatures below.
Signature of As	signor:	L	Sverl	cer Lindbo	<u></u>
NOTORIAL CE	RTIFICATE				
State of	ssachusitts		County of	Norto	1/9
On this <u>4th</u> day known, the assig having been dul	gnor above nan	ned, and execu	ted the foreg	oing Assigni	ment and who,
Notary Public	Joseph D. Carlo	, Notary Public pires May 1, 2003		SEAL	OF THE PROPERTY OF THE PROPERT
Signature of As	ssignee:		Timo	MA) Aittola	
NOTORIAL CE	ERTIFICATE				
State of	Massachuse F	<i>t</i> s	County of	Nor Fel 1	6
and known to m	e to be Treasured that he executed authority duly	er of Mirror Is cuted the foreg received, and	mage Interne oing Assign	t, Inc., the as ment on beha	stola, to me known signee above named, alf of said assignee worn, stated that any
Notary Public_	And low- Joseph D. Carl My Cemmission E	o, Notary Public expires May 1, 200	- : 3	SEAL	S & S & S & S & S & S & S & S & S & S &

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PATENT

THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant:	LINDBO) Art Unit:	RECEIVED
Serial No.:	09/445,845)) Examiner:	SEP 1 8 2000
Filing Date:	December 14, 1999)	OFFICE OF PETITIONS
Title:	INTERNET CACHING SY	STEM AND A MEHTO	OD

Commissioner for Patents Washington, DC 20231

COMBINED DECLARATION UNDER 37 C.F.R. §1.63 AND OATH/POWER OF ATTORNEY

AND AN ARRANGEMENT IN SUCH A SYSTEM

Dear Sir:

I, Timo Aittola, hereby declare that Mirror Image Internet, Inc., is a company incorporated under the laws of the State of Delaware, with an office at 49 Dragon Court, Woburn, Massachusetts 01801. As Chief Financial Officer of Mirror Image Internet Inc., I am an authorized representative of Mirror Image Internet, Inc., which company has sufficient proprietary interest to act as an agent, pursuant to 37 C.F.R. §1.47(b), on behalf of Mr. Lindbo, a nonsigning inventor, who refuses to sign a Declaration/Power of Attorney in the above-identified patent application.

By virtue of this proprietary interest, I sign this declaration on behalf of, and as agent for Sverker Lindbo, who, as inventor, has refused to sign the Declaration/Power of Attorney. Sverker Lindbo is a Swedish citizen, whose last known address is 40 Elm Street, Wellesley, Massachusetts 02481. Upon information and belief, I aver that the inventor is required to execute the Declaration under 37 CFR 1.64(b). My signing is necessary on behalf of Mr. Lindbo to prevent abandonment of the application and the loss of rights associated therewith.

Accompanying this combined declaration, to establish the proof of pertinent facts and to show that such action is necessary to preserve the rights of the parties and to prevent irreparable damage, is a Statement of Facts in Support of Filing on Behalf of

Nonsigning Inventor Pursuant to 37 C.F.R. §1.47(b), a Statement under 37 C.F.R. §373(b) Establishing Proprietary Interest by Person Signing on Behalf of a Nonsigning Inventor and a check for \$130.00 to cover the petition fee under 37 C.F.R. §1.17(i).

Further, I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims, as filed and as amended by the preliminary amendment filed with the specification, and that it contains a full, clear, concise and exact description of the subject matter for which a patent is sought.

I acknowledge the duty to disclose information which is material to the examination of this application in accordance with 37 C.F.R. §1.56(a).

I hereby claim foreign priority benefits under 35 U.S.C. §119 of Swedish Patent Application No. 9803246-9 filed September 24, 1998, which was the basis for PCT Application No. PCT/US99/21248 of which the subject application is a national phase application.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

I hereby appoint:

Mark Giarratana, Reg. No. 32,615 James W. Jakobsen, Reg. No. 38,505 Barry Kramer, Reg. No. 20,622 George N. Chaclas Reg. No. P-46,608 David W. Poirier, Reg. No. 43,007 Robert Rispoli, Reg. No. 43,884 Steven J. Moore, Reg. No. 35,959 Basam E. Nabulsi, Reg. No. 31,645 R. Thomas Payne, Reg. No. 30,674 Scott D. Wofsy, Reg. No. 35,413 Eric Parham, Reg. No. 45,747 Eric Grondahl, Reg. No. P-46,741

of the firm of CUMMINGS & LOCKWOOD, whose address is Four Stamford Plaza, P.O. Box 120, Stamford, Connecticut 06904-0120, as our attorneys with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith.

Please address all written correspondence to the following address:

CUMMINGS & LOCKWOOD

Att: Anita Lomartra

P.O. Box 1960

New Haven, CT 06509-9958

Telephone Calls should be directed to George N. Chaclas by dialing (203)

351-4103.

Wherefor I pray that Letters Patent be granted to me for the invention or discovery described and claimed in the foregoing specification and claims, and I hereby subscribe my name to the foregoing specification and claims, declaration, power of attorney, and this petition.

Respectfully submitted,

Dated: 09/01/00

Timo Aittola

Chief Financial Officer Mirror Image Internet Inc.

49 Dragon Court

Woburn, Massachusetts 01801

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